

Sixth Appellate District

San Jose, California

MONDAY, OCTOBER 25, 1999

H015852 BAKONYI v. BOARDROOM INFORMATION SYSTEMS, INC., et al.

The order filed August 13, 1996, is reversed. Each party shall bear its own costs on appeal. (not published)

(Premo, J.; We concur: Cottle, P. J., Elia, J.)

Filed October 25, 1999

H018691 PEOPLE v. VALENZUELA

The judgment is affirmed. (not published)

(Premo, J.; We concur: Cottle, P. J., Elia, J.)

Filed October 25, 1999

H018979 IN RE KATRINA D., A MINOR

The judgment is affirmed. The maximum term of commitment is ordered reduced to six years. The clerk of the court is directed to correct the commitment to CYA. (not published)

(Premo, J.; We concur: Cottle, P. J., Elia, J.)

Filed October 25, 1999

TUESDAY, OCTOBER 26, 1999

H017848 SABEK, INC. v. UNION BANK

The judgment is reversed and the matter is remanded for further proceedings consistent with this opinion. The parties shall bear their own costs on appeal. (not published)

(Elia, J.; We concur: Cottle, P. J., Premo, J.)

Filed October 26, 1999

H018486 PEOPLE v. ELGART

The judgment is affirmed. (not published)

(Elia, J.; We concur: Cottle, P. J., Premo, J.)

Filed October 26, 1999

H018476 PEOPLE v. MORROW

The judgment is affirmed. (not published)

(Premo, J.; We concur: Cottle, P. J., Elia, J.)

Filed October 26, 1999

Sixth Appellate District

San Jose, California

WEDNESDAY, OCTOBER 27, 1999

H018571 PEOPLE v. RODRIGUEZ

The judgment is affirmed. (not published)  
(Premo, J.; We concur: Cottle, P. J., Elia, J.)  
Filed October 27, 1999

H018260 PEOPLE v. BURCH

H018070 PEOPLE v. BURCH

In superior court case No. S6-09576, the court is directed to modify the abstract of judgment by striking one of the 5-year section 667, subdivision (1) enhancements used to calculate the term for counts one and two, and reducing the minimum term for the indeterminate term for those counts to 29 years. The trial court is also directed to modify the abstract of judgment by striking one of the five-year section 667, subdivision (a) enhancements imposed as part of the determinate term, and reducing the determinate term to 25 years. The superior court shall forward the amended abstract of judgment to the Department of Corrections. As modified, the judgment is affirmed.

In superior court case No. CR-6978, the judgment is affirmed. Appellate Counsel's motion to withdraw is denied. (not published)  
(Bamattre-Manoukian, Acting P. J.; We concur: Wunderlich, J., Mihara, J.)  
Filed October 27, 1999

H017407 PEOPLE v. KLIMASZEWSKI

The judgment is affirmed. (not published)  
(Bamattre-Manoukian, Acting P. J.; We concur: Wunderlich, J., Mihara, J.)  
Filed October 27, 1999

Sixth Appellate District

San Jose, California

THURSDAY, OCTOBER 28, 1999

H019555 IN RE DONALD B; SANTA CRUZ COUNTY HUMAN RESOURCES AGENCY  
v MICHELLE M.

The jurisdictional findings and disposition orders are  
reversed. (not published)

(Elia, J.; We concur: Cottle, P. J., Premo, J.)

Filed October 28, 1999

H018069 PEOPLE v. HARRIS

The judgment is modified to award appellant presentence  
credit of 439 days of actual custody and 65 days of conduct  
credit, for a total of 504 days. The trial court is directed to  
correct the abstract of judgment to reflect this modification,  
and to forward the amended abstract of judgment to the Department  
of Corrections. In all other respects the judgment is affirmed.  
(not published)

(Elia, J.; We concur: Cottle, P. J., Premo, J.)

Filed October 28, 1999

H019135 In re MARCEL G., A Minor

H020072 In re MARCEL G. on Habeas Corpus.

By the Court\*:

Appellant's petition for rehearing is denied.

Dated: October 28, 1999 Cottle, P. J.

\*Before Cottle, P. J., Premo, J. and Elia, J.

FRIDAY, OCTOBER 29, 1999

H017705 KUBBY, et al. v. REPUBLIC WESTERN INSURANCE CO., et al.

The judgment is affirmed. (not published)

(Mihara, J.; We concur: Bamattre-Manoukian, Acting P. J.,  
Wunderlich, J.)

Filed October 29, 1999

Sixth Appellate District

San Jose, California

Friday, October 29, 1999 (continued)

H019090 MURPHY v. McDONALD ENTERPRISES, INC.

We direct that the judgment be amended in the following respect: In paragraph 4, the amount owed by appellant shall be reduced by \$2467.73. The amended sum owed by appellant to the neutral arbitrator is \$6466.27. In all other respects the judgment is affirmed. The parties are to bear their own costs on appeal. (not published)

(Bamattre-Manoukian, Acting P. J.; We concur: Wunderlich, J., Mihara, J.)

Filed October 29, 1999

H018692 PEOPLE v. VALLES

The judgment is affirmed. (not published)

(Premo, J.; We concur: Cottle, P. J., Elia, J.)

Filed October 29, 1999

H019188 In re INGMAR C., A Minor

The judgment is affirmed. (not published)

(Premo, J.; We concur: Cottle, P. J., Elia, J.)

Filed October 29, 1999

H017951 PEOPLE v. SHIELDS

The judgment is affirmed. (not published)

(Mihara, J.; We concur: Bamattre-Manoukian, Acting P. J., Wunderlich, J.)

Filed October 29, 1999

H018950 Borreson v. Department of Motor Vehicles

The judgment is affirmed. (not published)

(Mihara, J.; We concur: Bamattre-Manoukian, Acting P. J., Wunderlich, J.)

Filed October 29, 1999